

REMARKS

Claims 1-95 are pending in this application. The Examiner states that restriction to one of the following inventions is required under 35 U.S.C. § 121:

I. Claims 1-18, 20-28, 33-50, 52-60, 65-81, and 83-91 are drawn to obtaining music program and obtaining music information while a music program is being played, classified in class 455, subclass 154.1, 156.1, 158.1 and 186.1;

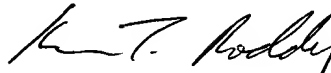
II. Claims 19, 51, and 82 are drawn to a circuit in the user music equipment for sequentially gathering the current music information and simultaneously displaying the information on the user music equipment, classified in class 455, subclass 566; and

III. Claims 29-32, 61-64 and 92-95 are drawn to an interactive music application implemented at least in part on the music equipment, class 455, subclass 550.

Applicant hereby elects group III without traverse. This election is expressly without waiver of the right to prosecute and obtain claims to the non-elected subject matter

either in this application or in other applications claiming
priority herefrom.

Respectfully submitted,



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